## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

	RESPONDEN  ID MOTION F	T'S MOTION TO ALTER OR AMEND CONTROL OR STAY
		Luly
Respondent.	)	MENIEN ES MO
JEWEL STEELE, Warden,	)	Judge Haynest he Sultan malin Green The malin MISNITO KE MOD
HONEYOT COMMON TO ANY	)	Judge Haynest lie Alle
<b>v.</b>	)	No. 5:06-cv-0428
	)	No. 3:06-cv-0428  Judge Haynes Me Lutter Culture  To len The mater
Petitioner,	)	2 / M & A
	)	DUP SI
TABATHA WHITE,	)	

On March 31, 2014, this Court entered an order granting a writ of habeas corpus to petitioner, Tabatha White, after finding that the Tennessee Court of Criminal Appeals' decision affirming her first-degree murder conviction was an unreasonable application of clearly established federal law. [D.E. No. 64.] The court directed that the petitioner be retried within 120 days, resulting in a compliance deadline of **July 29, 2014**. [D.E. No. 65.] On April 25, 2014, the respondent moved to alter or amend this judgment pursuant to Fed. R. Civ. Pro. 59, and also moved for a stay of this Court's judgment pending the motion's determination and a potential appeal to the United States Court of Appeals for the Sixth Circuit. [D.E. No. 67-68.] The respondent appealed the Court's underlying decision on July 10, 2014 [D.E. No. 75], but this Court retains jurisdiction over the timely filed motions requesting alternation of the judgment. *O'Sullivan v. Duro-Last, Inc.*, 7 Fed. App'x. 509, 519 (6th Cir. 2011).